

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF GEORGIA  
ATLANTA DIVISION**

DANIEL LEE WILLIAMS,	:	PRISONER CIVIL RIGHTS
#000908165,	:	42 U.S.C. § 1983
Plaintiff,	:	
	:	
	:	
v.	:	CIVIL ACTION NO.
	:	1:15-CV-4202-WSD-CMS
COBB COUNTY ADULT	:	
DETENTION CENTER	:	
Defendant.	:	

**FINAL REPORT AND RECOMMENDATION**

In early December 2015, this Court received a two-page letter [1] from Cobb County Adult Detention Center detainee Daniel Lee Williams that suggested he wished to file suit. Noting that Mr. Williams had neither paid the \$400 due in case initiation fees, nor requested permission to proceed *in forma pauperis* (“IFP”), and that his letter, in any event, contained “too little information . . . , even liberally construed, to state a deliberate indifference to serious medical needs claim upon [which] relief might be granted,” the undersigned issued an Order dated December 9, 2015, directing the Clerk to send Mr. Williams this Court’s § 1983 complaint form and IFP affidavit form, and ordering Mr. Williams to fully complete and return those forms. [1] at *passim*. Mr. Williams was explicitly cautioned

that failure “to comply fully with a[] lawful order [might] result in dismissal.” *Id.* at 2.

Mr. Williams nonetheless removed pages from the IFP affidavit form and returned an incomplete copy that is missing the certified inmate account statement required by 28 U.S.C. § 1915(b). *See* [4].

Accordingly, the undersigned **RECOMMENDS** that Mr. Williams’s request for permission to proceed IFP be **DENIED WITHOUT PREJUDICE** and that this case be **DISMISSED WITHOUT PREJUDICE**. *See* LR 41.3A(2), NDGa.

The Clerk is **DIRECTED** to terminate the referral of this case to the undersigned.

**SO RECOMMENDED**, this 24<sup>th</sup> day of February, 2016.



CATHERINE M. SALINAS  
UNITED STATES MAGISTRATE JUDGE